### Exhibit 69

Declaration of Dean M. Harvey in Support of Plaintiffs'
Opposition Briefs, February 7, 2014,
(Dkt. 607)

(Public - redacted under seal portions)

#### CONFIDENTIAL INFORMATION TRANSMITTAL RECORD FOR RESTRICTED SECRET INFORMATION ("RS-CITR")

RS-CITR DATE:

August 8

2005

RS-NDA #

RS 58744 (Fill in Number from Executed RSNDA)

Recipient's Name.

Apple Computer Corp.
(Use Same Name as on RSNDA)

I Infinite Loop

(Location of Disclosure)

95014

Cupertino

CA

City

State

Zip Code

This RS-CITR covers the Restricted Secret Information (described below) the disclosure of which is intended to commence on or after the RS-CITR Date stated above. Recipient agrees that the Restricted Secret Information described below shall be kept confidential by Recipient. This RS-CITR incorporates all the terms and conditions of the Non-Disclosure Agreement for Restricted Secret Information ("RSNDA") executed by the parties.

- Describe Restricted Secret Information disclosed by Intel. (Be specific. Include subject or product, any document title, drawing/document number, date, rev., etc.) Identify visuals, foils, and verbal disclosures. (Use additional sheets if necessary). Intel Restricted Secret Information:
- 2. List Names of Recipient's representatives receiving Intel Restricted Secret Information (Use additional sheets if necessary): Robert Abeles, Bill Angell, Michael Brouwer, Art Cabral, Hope Chambers, Mike Culbert, Jeff Gonion, Jerry Hauck, Perry Kiehtreiber, Jim Mensch, Richard Murphy, Chris Peak, Michael Smith, Tim Swihart, John Wright, Martin Scheinberg, François Barbou-des-Places, Matt Watson, Simon Patience, Mike Bell
- Intel may at any time request in writing the immediate return of all or part of its Restricted Secret Information disclosed hereunder, and all copies thereof, and Recipient shall promptly comply with such request.
- The Restricted Secret Information may be controlled by U.S. Export Regulations, and export, re-export or foreign disclosure (including to subsidiary employees) may require U.S. Government approval. The Recipient shall not use, export, transfer, make available or otherwise disclose any Restricted Secret Information in violation of U.S. Export Regulations, including any use or development in nuclear, missile, chemical and/or biological weapons activities.
- All other terms and conditions of the executed RSNDA shall remain in full force and effect. Nothing contained herein shall be construed as amending or modifying the terms of the RSNDA referenced above.
- Recipient understands and acknowledges that no license under any Intel patent, copyright, maskwork, trade secret (except as expressly provided in Section 2 of the RSNDA), or other intellectual property right is granted to or conferred upon Recipient in this RS-CITR or by the disclosure of any information by Intel to Recipient as contemplated hereunder, either expressly, by implication, inducement, estoppel or otherwise, and that any further license under such intellectual property rights must be express and in writing
- 7. List names of Intel representatives disclosing the Intel Restricted Secret Information: George Chen

RECIPIENT:

Represented By:

Apple Computer Corp.

(Company name, division/sub, if applicable)

Signature

1 Infinite Loop

Printed Name

Street Address Cupertino, CA 95014

City, State, Zip Code, Country

Title

PLEASE SEND THIS COPY OF THE RS-CITR TO: INTEL CORPORATION; ATTN: Post Contract Mgmt; JF3-149 JF3-149, 2111 N.E. 25th Avenue, Hillsboro, OR 97124-5961

CONFIDENTIAL - ATTORNEYS' EYES ONLY

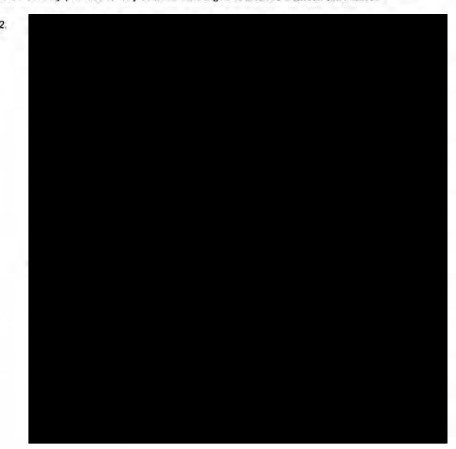
Date	
DI EASE SEND THIS CODY OF THE DS CITD TO: INTEL CODDOD ATION: ATTN: Doct Contract March EMG.03	
PLEASE SEND THIS COPY OF THE RS-CITR TO: INTEL CORPORATION; ATTN: Post Contract Mgmt; FM6-03 1900 Prairie City Road, Folsom, CA 95630-9598	330-1000-11 (00-98)
NFIDENTIAL - ATTORNEYS' EYES ONLY	231APPLE1166

### Amendment #1 to Exhibit 5 of Key Terms & Principles

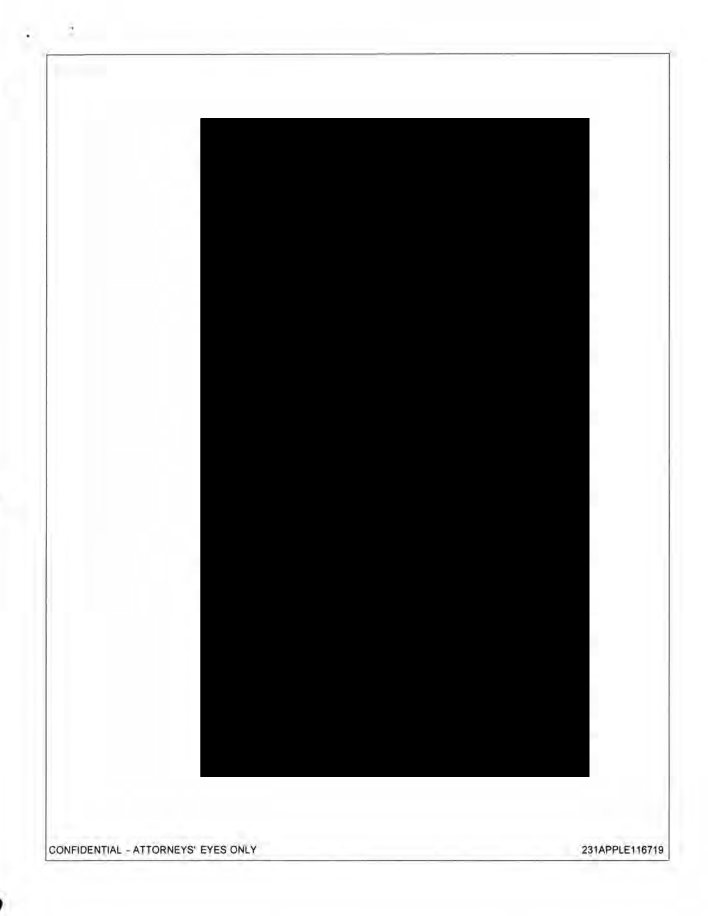
This Amendment ("Amendment #1"), made effective \_\_\_\_\_\_, 2005, is an amendment to Exhibit 5 ("Exhibit 5") of the Agreement dated March 13, 2005 and titled "Key Terms & Principles" ("Corporate Agreement") between Apple Computer, Inc, a California corporation, with offices at 1 Infinite Loop, Cupertino, CA 95014 ("Apple") and the Intel Corporation, a Delaware corporation, with offices at 2200 Mission College Blvd., Santa Clara, CA 95052-8119 ("Intel").

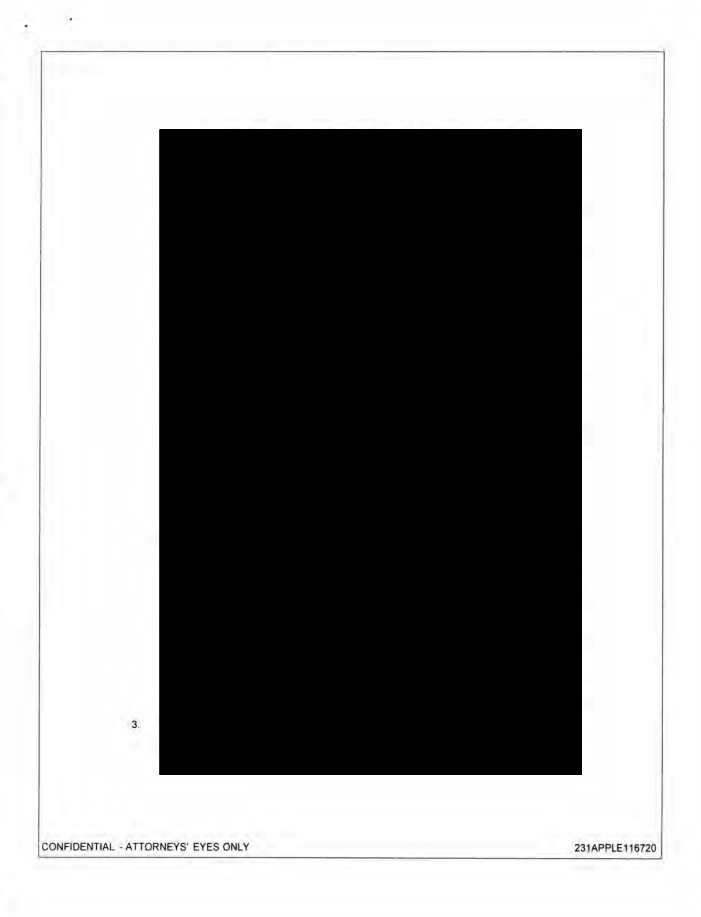
#### 1. PURPOSE

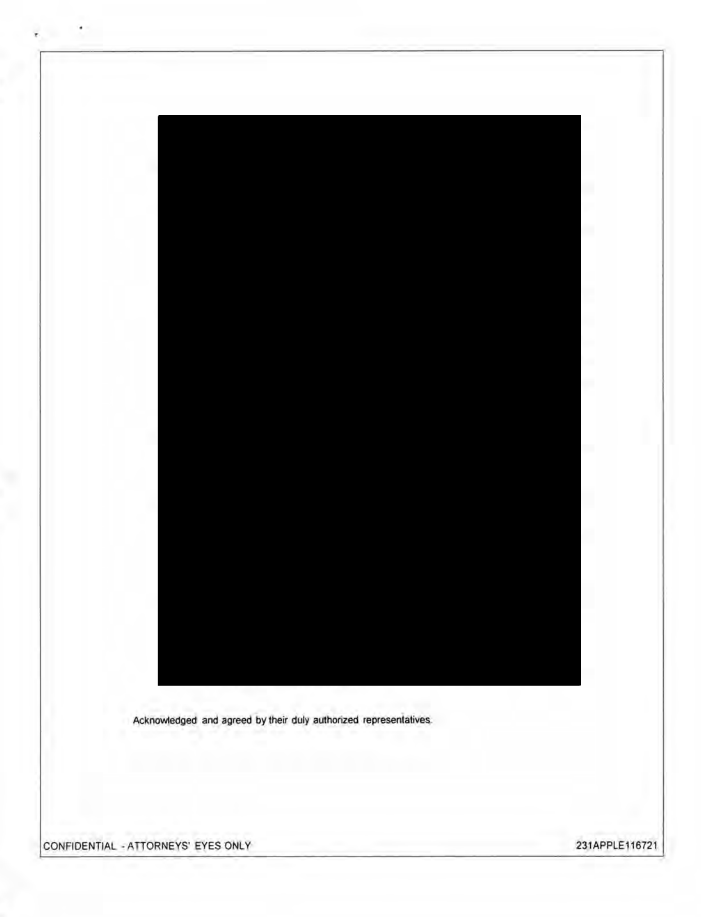
Apple and Intel have been, and will be, exchanging software for use in furthering Apple's future use of Intel Products and introducing Intel microprocessors into Apple's computer product line beginning in 2006. The parties intend that this Amendment # 1 to Exhibit 5 govern the warranty and indemnity provided for any software exchanged or licensed between the Parties.



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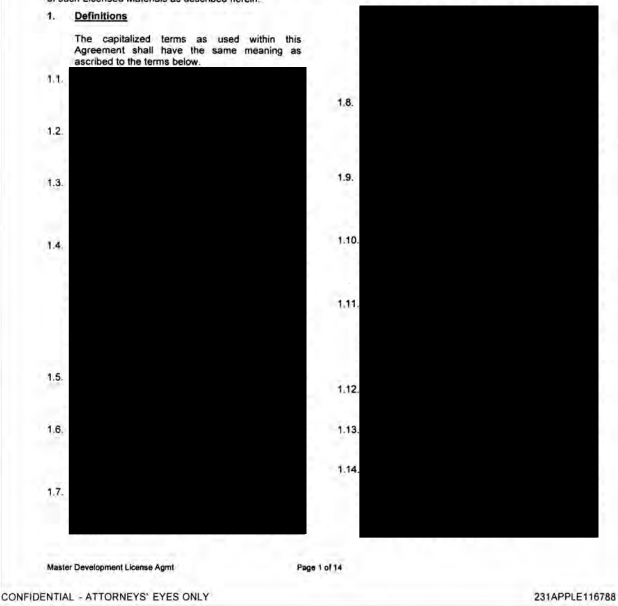


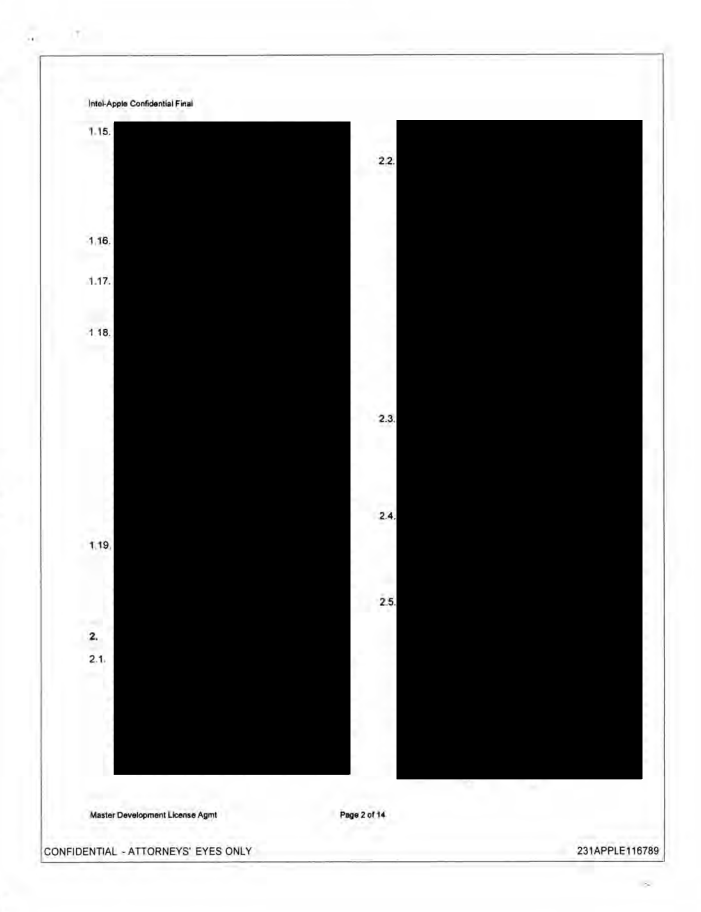
Apple Computer, Inc.	Intel Corporation	
Ву:	By:	
Name:	Name:	
Title:	Title:	
Date:	Date:	

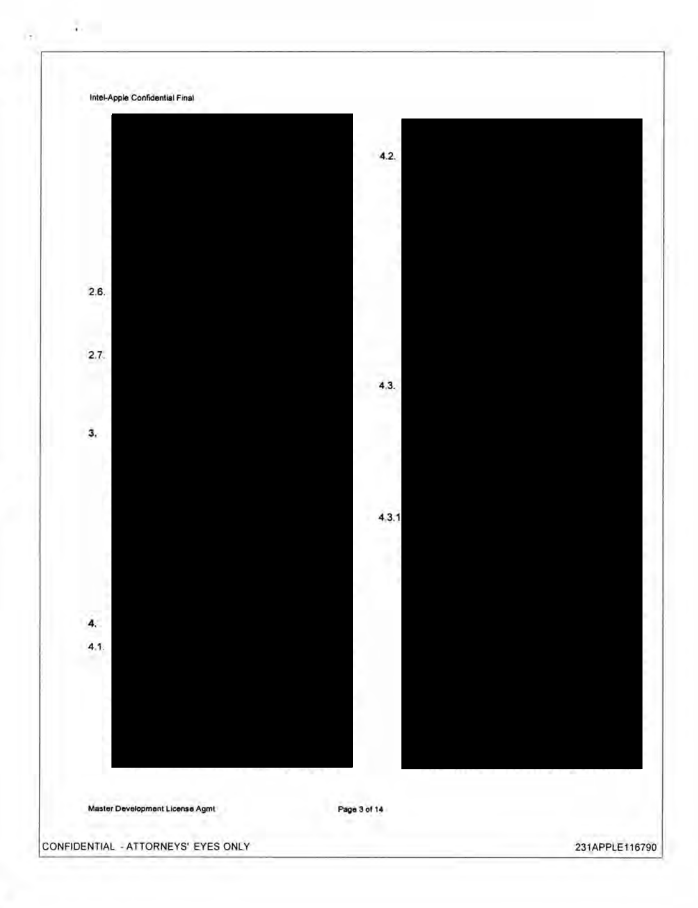
Intel-Apple Confidential Final

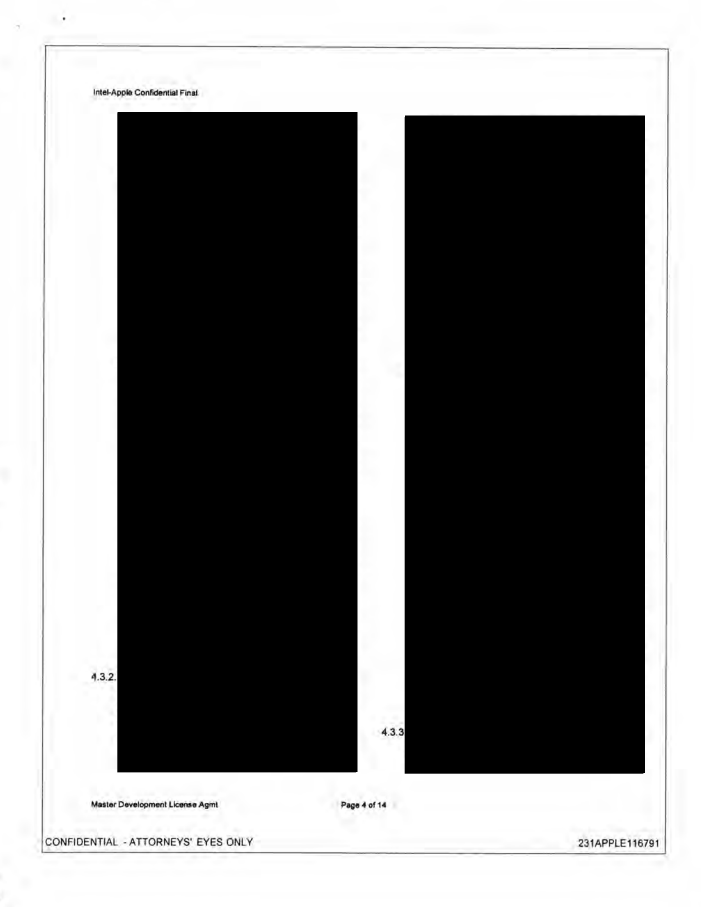
#### MASTER DEVELOPMENT LICENSE AGREEMENT BETWEEN INTEL CORPORATION AND APPLE COMPUTER, INC.

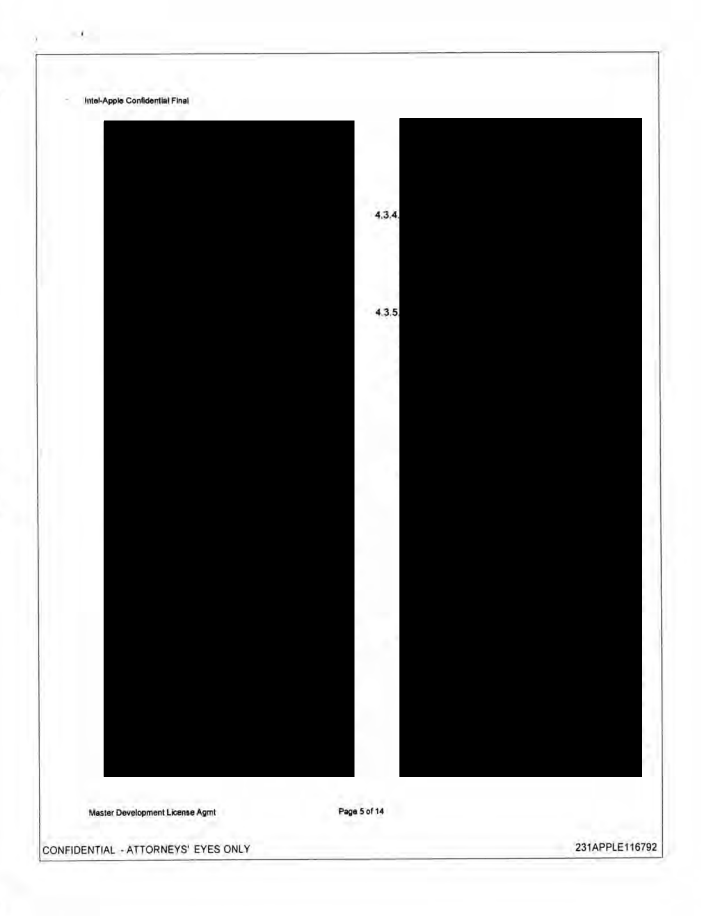
This Master Development License Agreement ("Agreement") is made this 26th day of August, 2005 ("Effective Date") between Apple Computer Inc. and its Subsidiaries (collectively "Apple") a California corporation having a place of business at One Infinite Loop, Cupertino, CA 95014; and Intel Corporation and its Subsidiaries (collectively "Intel") a Delaware corporation having a place of business at 2200 Mission College Bivd., Santa Clara, CA 95052-8119. Under this Agreement, Apple may license to Intel and Intel may license to Apple certain Licensed Materials (as defined in Section 1 below). This Agreement and the Product Attachment(s) executed hereunder will govern the licensing of such Licensed Materials as described herein.

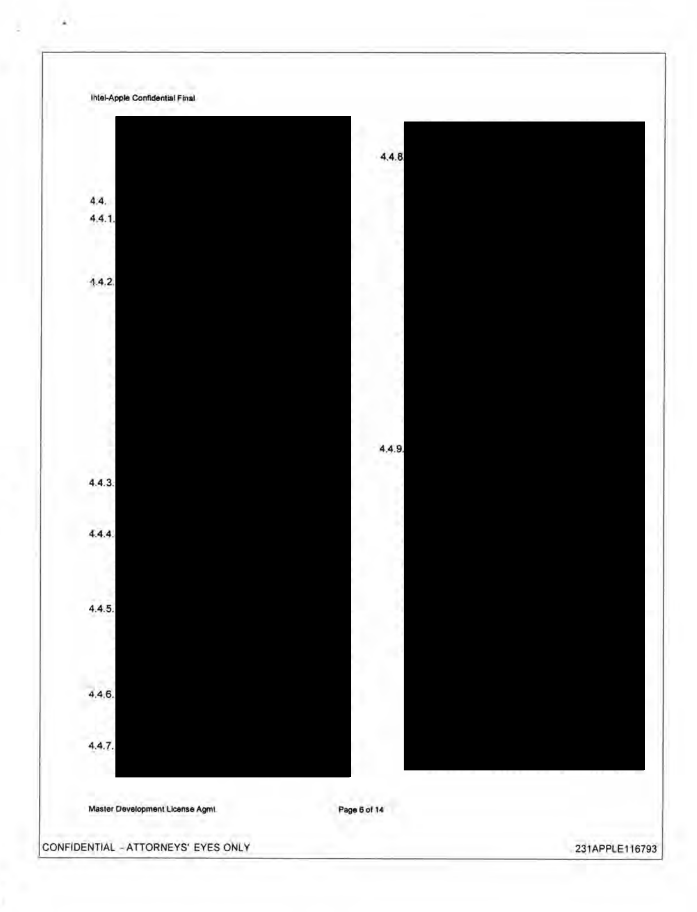


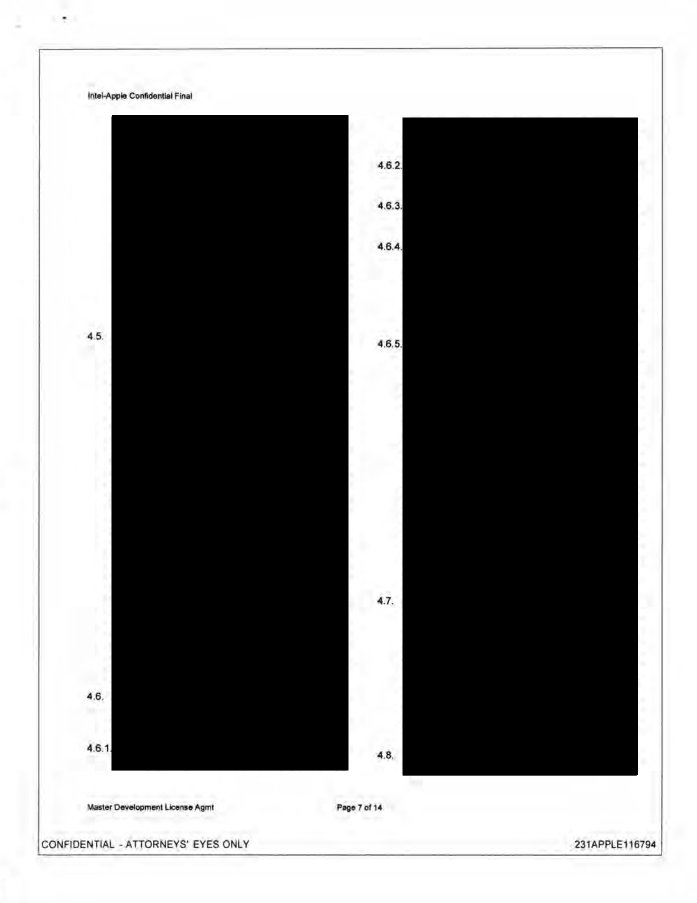


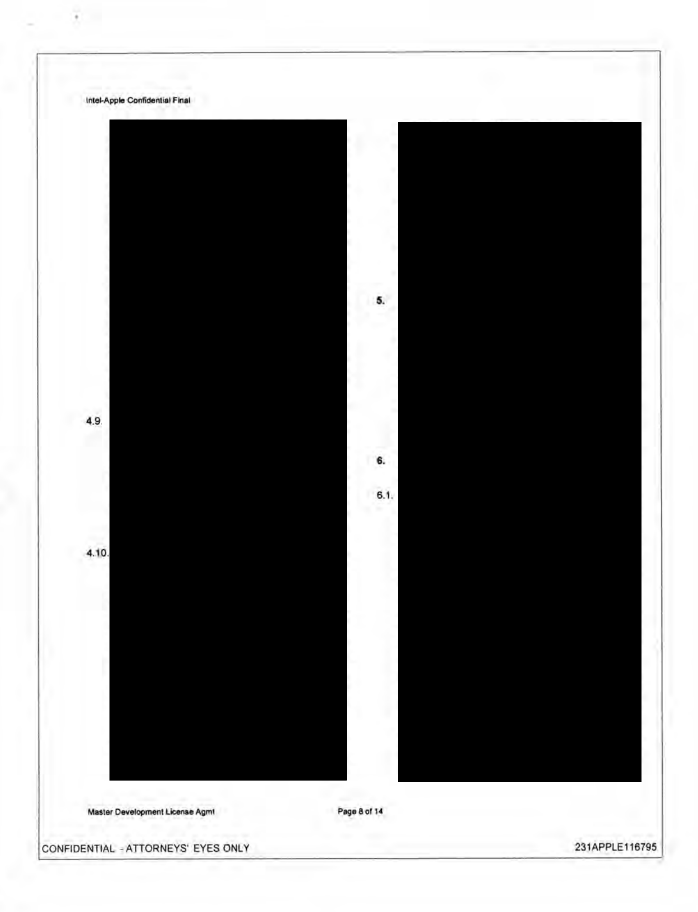


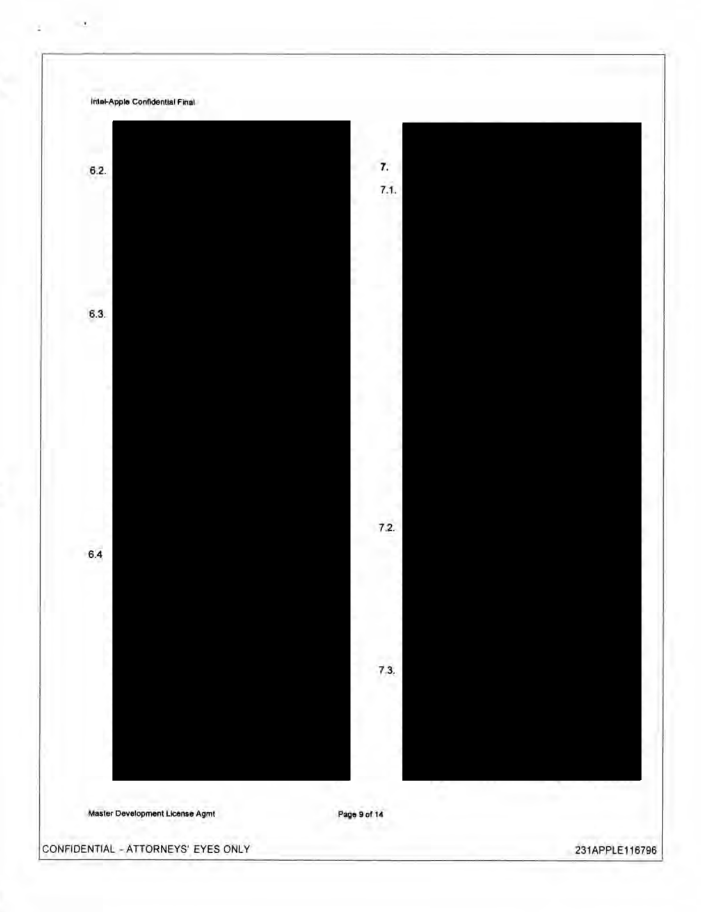


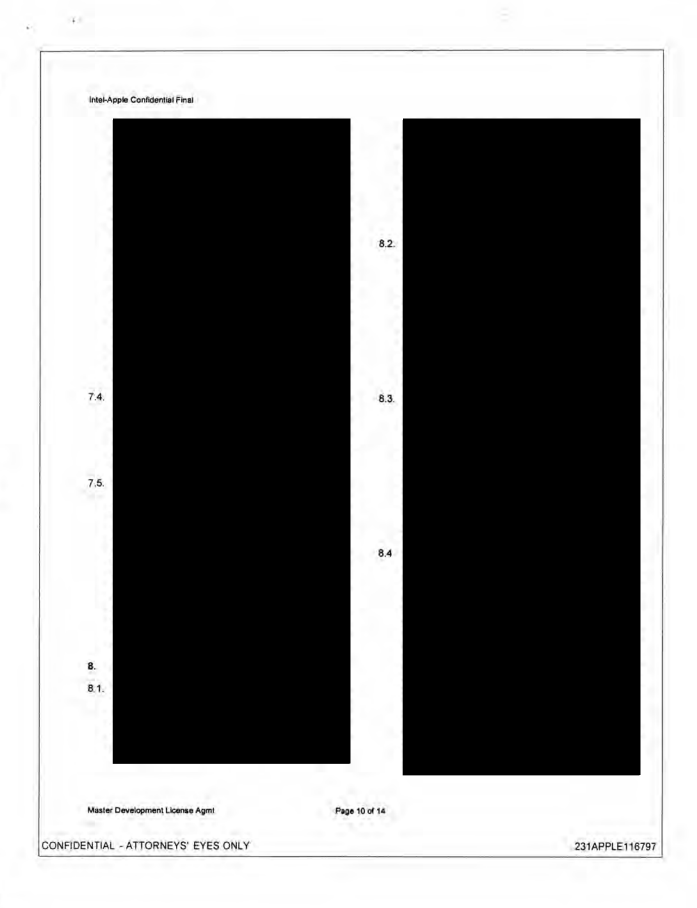












8.5.	
	8.6.
	8.7.
	8.8.
	8.9.
IN WITNESS WHEREOF, the partie authorized representatives and made e	es have caused this Agreement to be executed by their duly effective as of the Effective Date.
APPLE COMPUTER, INC.  By: TIM D. CLOCK	INTEL CORPORATION
By: 1(M( ) . SCOOL	By: Name:
Title:   ENP, WW Sakes	
Date: 44 26 2005	Date:

#### Exhibit A-1 SAMPLE PRODUCT ATTACHMENT (For Software & Documentation)

#### Product Attachment To the Master Development License Agreement between Intel and Apple

This Product Attachment is subject to the terms and conditions of the Master Development License Agreement between Intel and Apple dated August 26, 2005 (the "Agreement") and is effective upon the earlier of: (i) execution by both parties; or (ii) delivery of the Licensed Materials described below. Capitalized terms used but not defined in this Product Attachment will have the meanings ascribed to them in the Agreement. The parties wish to license the source will have the meanings ascribed to described below. documents described below on the terms and conditions set forth below and in the Agreement.

				77.7
[Licensor is company giving software Type Name or Description	re]	Licensee is c	ompany receivi	ng software
Re	vision License Category	Target Product	Grant Back	RSNDA
Acknowledged and agreed by their duly auth	orized representatives:			
Apple Computer, Inc.	Intel Corpo	oration		
Ву:	Ву:			
Name:	Name:			
Title:	Title:			
Date:	Date:			
And by their Authorizing Executives (if require				
	ed):			
And by their Authorizing Executives (if require	ed);			
And by their Authorizing Executives (if require	ed); 			
And by their Authorizing Executives (if require By:	ed):  By:  Name:  Title:			
And by their Authorizing Executives (if require By:	ed):  By:  Name:  Title:			
And by their Authorizing Executives (if require By:	ed):  By:  Name:  Title:			

#### Exhibit A-2 SAMPLE PRODUCT ATTACHMENT (For Hardware)

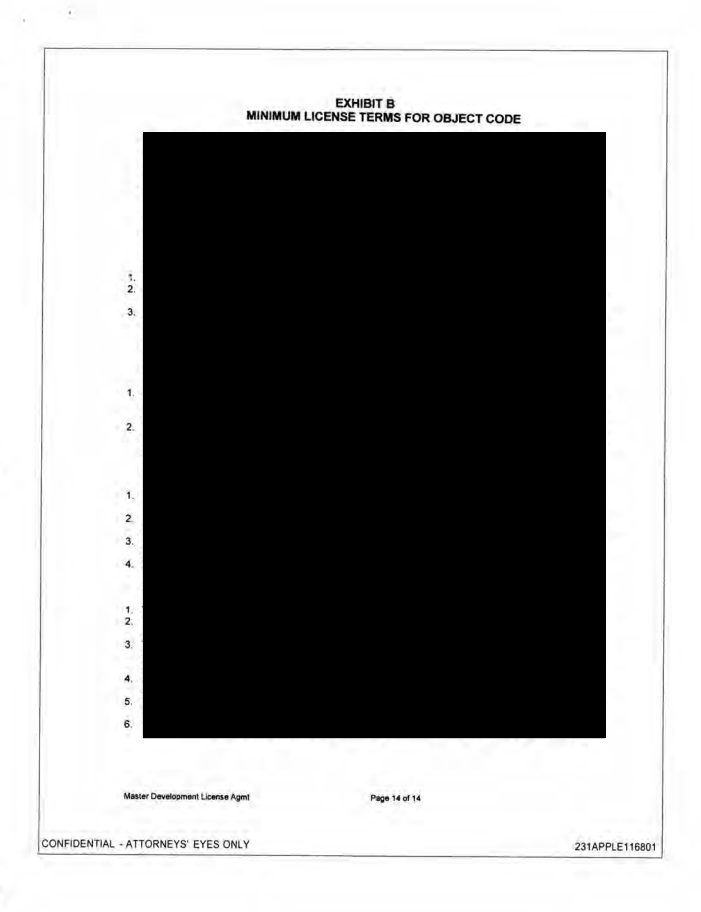
#### **Product Attachment**

Licensor:

To the Master Development License Agreement between Intel and Apple

This Product Attachment is subject to the terms and conditions of the Master Development License Agreement between Intel and Apple dated August 26, 2005 (the "Agreement") and is effective upon the earlier of: (i) execution by both parties; or (ii) delivery of the Licensed Materials described below. Capitalized terms used but not defined in this Product Attachment will have the meanings ascribed to them in the Agreement. The parties wish to license the source code, object code, hardware and/or documents described below on the terms and conditions set forth below and in the Agreement.

Name or Description			and division	Taranta and a second
Name or Description	Quantity	Fee/Unit	Ship To Address	Licensee's Contact
Acknowledged and a	ad by the last de			
Acknowledged and agree Apple Computer, Inc.	ed by their duly	y authoriz	ed representatives: Intel Corpora	tion
Ву:			Ву:	
Name:			2000	
			Name.	
Title:				
Title:			Title:	
			Title:	
Date:	Executives (if	required):	Date:	
Date:And by their Authorizing	Executives (if	required):	Title: Date:	
Date:And by their Authorizing I	Executives (if	required):	Title: Date:	
Date:And by their Authorizing I By: Name:	Executives (if	required):	Date:By:Name:	



Amendment Five to Information Services Agreement
between
Google, Inc.
and
Apple Inc. ("Amendment 5")

The Information Services Agreement dated December 20, 2002 (the "Agreement") entered into between Apple Inc. (formerly doing business as "Apple Computer, Inc.", "Apple") and Google, Inc. (formerly doing business as Google Technology, Inc.) ("Google"), including Amendments 1, 2, 3, and 4, is hereby amended, effective as of \_\_\_\_\_\_\_\_, 2009 (the "Amendment 5 Effective Date"), as follows:



CONFIDENTIAL

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3. Except as expressly set forth herein, the Agreement as previously amended will remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment through their duly authorized representatives.

GOOGLE, INC.:

APPLE INC .:

By:

By:

(signature)

(signature)

Printed Name:

Printed Name:

Title:

Title:

Date:

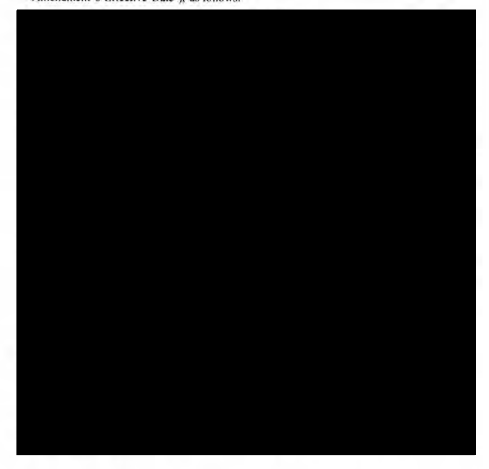
Date:

CONFIDENTIAL

CONFIDENTIAL - ATTORNEYS' EYES ONLY

# Amendment Three to License Agreement between Google, Inc. and Apple Inc. ("Am endment 3")

The License Agreement entered into between Apple Inc. ("Apple") and Google, Inc. ("Google"), dated January 3, 2007, as previously amended by Amendment One, dated January 14, 2008 and Amendment Two, dated \_\_\_\_\_\_\_ 2009 (collectively, the "Agreement"), is hereby amended, effective as of \_\_\_\_\_\_\_ , 2009 (the "Amendment 3 Effective Date"), as follows:



Confidential

-1-

CONFIDENTIAL - ATTORNEYS' EYES ONLY

	herein, the Agreement will remain in full force and effect.
IN WITNESS WHEREOF, the their duly authorized representat	parties have executed this Amendment Three through tives.
APPLE INC.	GOOGLE INC.
BY:	BY:
NAME:	NAME:
TITLE:	
DATE:	

231APPLE131832

CONFIDENTIAL - ATTORNEYS' EYES ONLY

Amendment Five to Information Services Agreement
between
Google, Inc.
and
Apple Inc. ("Amendment 5")

The Information Services Agreement dated December 20, 2002 (the "Agreement") entered into between Apple Inc. (formerly doing business as "Apple Computer, Inc.", "Apple") and Google, Inc. (formerly doing business as Google Technology, Inc.) ("Google"), including Amendments 1, 2, 3, and 4, is hereby amended, effective as of August 1, 2009 (the "Amendment 5 Effective Date"), as follows:



CONFIDENTIAL

CONFIDENTIAL - ATTORNEYS' EYES ONLY



3. Except as expressly set forth herein, the Agreement as previously amended will remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment through their duly authorized representatives.

GOOGLE, INC.:

APPLE INC.:

By:

By:

(signature)

(signature)

Printed Name:

Printed Name:

Title:

Title:

Date:

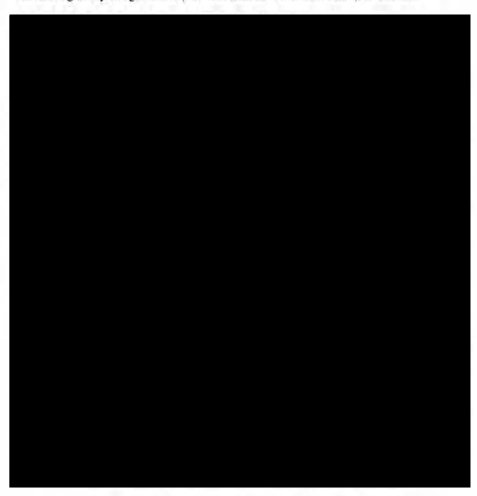
Date:

CONFIDENTIAL

CONFIDENTIAL - ATTORNEYS' EYES ONLY

# Amendment One to License Agreement between Google, Inc. and Apple Inc. ("Amendment 1")

The License Agreement entered into between Apple Inc. ("Apple") and Google, Inc. ("Google"), dated January 3, 2007 (the "Agreement"), is hereby amended, effective as of the date signed by Google below (the "Amendment 1 Effective Date"), as follows:



CONFIDENTIAL

-1-

CONFIDENTIAL - ATTORNEYS' EYES ONLY



6. Except as expressly set forth herein, the Agreement will remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Amendment through their duly authorized representatives.

GOOGLE: APPLE:

By: By:

(signature) (signature)

Printed Name: Printed Name:

Title: Title:

Date: Date:

CONFIDENTIAL -2-

CONFIDENTIAL - ATTORNEYS' EYES ONLY